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4	UNITED STATES DISTRICT COURT
5	DISTRICT OF NEVADA
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7	ME2 PRODUCTIONS, INC.,) Case No.: 2:17-cv-0666-JCM (NJK)
8	Plaintiff,
9	vs. DEFAULT JUDGMENT
10	GUADALUPE NOYOLA,
11	Defendant.
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13	This matter comes before the Court upon motion made by ME2 PRODUCTIONS, INC
14	("Plaintiff") for default judgment against defendant GUADALUPE NOYOLA for failure to answer
15	or otherwise defend against the Plaintiff's First Amended Complaint. This Court, having considere
16	the motion, Plaintiff's memorandum of law in support of its motion, and the supporting Declaratio
17	of Attorney Charles C. Rainey, Esq., with accompanying exhibits, together with the pleadings
18	records, and papers filed herein, concludes that the motion should be GRANTED in part an
19	DENIED in part and enters the following JUDGMENT:
20	The Clerk of the Court, noting the failure of Defendant GUADALUPE NOYOLA to Answer
21	or otherwise respond to the Plaintiff's Complaint or First Amended Complaint, as on file herein, ha
22	issued and entered into the record Default against the foregoing Defendant [ECF No. 39].
23	Defendant GUADALUPE NOYOLA willfully infringed Plaintiff's rights in violation of 1
24	U.S.C. §§ 101 et seq.
25	The conduct of Defendant GUADALUPE NOYOLA was willful, intentional, and i
26	disregard of and indifferent to Plaintiff's rights, and such conduct caused harm to Plaintiff an
27	deprived Plaintiff of income.
28	Upon this record, the Court adjudges and decrees as follows:

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